

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

_____)	
UNITED STATES OF AMERICA,)	
)	
Plaintiff,)	
)	
v.)	
)	Criminal No. 03-10370-DPW
SCOTT MYERS,)	
)	
Defendant.)	
_____)	

**DEFENDANT SCOTT MYERS' MOTION TO JOIN IN THE MOTION
TO SUPPRESS EVIDENCE PRODUCED BY WIRETAP ORDERS
FILED BY DEFENDANT BANNERMAN**

Defendant, Scott Myers, by his attorney, hereby moves this Court to allow him to join in the Motion to Suppress Evidence Produced by Wiretap Orders filed by defendant Douglas Bannerman. In support thereof, defendant states:

1. Defendant Scott Myers is an "aggrieved person" within the meaning of 18 U.S.C.A. §2510 (11).
2. Permitting defendant to join in the motion of his co-defendant will be in the interests of justice.

WHEREFORE, defendant Scott Myers prays that this Court allow him to join in the Motion to Suppress Evidence Produced by Wiretap Orders, filed by defendant Douglas Bannerman.

Respectfully submitted,

/s/ Jonathan Shapiro

Jonathan Shapiro
BBO NO. 454220
Stern, Shapiro, Weissberg
& Garin, LLP
90 Canal Street, Suite 500
Boston, MA 02114-2022
(617) 742-5800

Dated: November 23, 2004